

# FEDERAL PUBLIC SERVICE COMMISSION COMPETITIVE EXAMINATION-2024 FOR RECRUITMENT TO POSTS IN BS-17 UNDER THE FEDERAL GOVERNMENT

**Roll Number** 

### **MERCANTILE LAW**

TIME ALLOWED: THREE HOURS	PART-I (MCQS)	MAXIMUM MARKS = 20
PART-I(MCQS): MAXIMUM 30 MINUTES	PART-II	MAXIMUM MARKS = 80

NOTE: (i) Part-II is to be attempted on the separate Answer Book.

- (ii) Attempt ONLY FOUR questions from PART-II. ALL questions carry EQUAL marks.
- (iii) All the parts (if any) of each Question must be attempted at one place instead of at different places.
- (iv) Candidate must write Q. No. in the Answer Book in accordance with Q. No. in the Q. Paper.
- (v) No Page/Space be left blank between the answers. All the blank pages of Answer Book must be crossed.
- (vi) Extra attempt of any question or any part of the attempted question will not be considered.



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NOTE: (i) First attempt PART-I (MCQs) on separater 30 minutes.	(PART-II) MAXIMUM MAKKS. searcate OMR Answer Sheet which shall be taken back
<ul><li>(ii) Overwriting/cutting of the options/an</li><li>(iii) There is no negative marking. All MCO</li></ul>	swers will not be given credit. Os must be attempted.

#### PART-I (MCQs)(COMPULSORY)

Q.1. (i) Select the best option/answer and fill in the appropriate Box on the OMR Answer Sheet. (20x1=20) (ii) Answers given anywhere else, other than OMR Answer Sheet, will not be considered.

		, and office		
1.	A kind of resolution that !		tal clause of the memorandum of A	ssociation is known as:
	(A) Equity Resolution	equired to alter the capi	tal clause of the memorandum of	
	Special Resolution			
2.	A minor portron is title	A	(D) Shareholders' Resolution with	Hottes
	A minor partner is liable to t (A) Personally	he third party:		(D) For nothing
3.	Compensation	(D) Up to his share	(C) ¾ of the actual loss	(D) Ter noming
	Compensation granted for in	idirect and remote losse	s is known as:	) Vindictive Damages
4.	Compensatory Damages	(B) Punitive Damages	(C) Special Damages (D	Vindictive Damages
4.	in the light of the Contract A	let is no	ot a valid consideration.	(D) All of these
5.	(W) Illusory Consideration	(B) Past Consideration	(C) Present Consideration	(D) All of these
Э.	An agreement carrying inad	equate consideration is:		
_	(A) Valid	(D) Void	(C) Voidable	(D) None of these
6.	A certificate of commencem	ent of business is requir	ed for:	1
_	((A)) Unlisted public company	(B) Listed public comp	any (C) Registered public company	(2) All of these
7.	In a limited company(X) Shareholders	stands in a f	iduciary relationship.	
	(M) Shareholders	(18) Promoters	(C) Creditors	(D) None of these
8.	An equity capital might be:		•	
	(A) Nominal capital	(B) Unissued capital	Paid up capital	(D) All of these
9.	Members holding not less t	han percent	of the issued share capital of a co	ompany can make an
	application to the court again	nst oppression.		
	(A) 10	(B) 20	(C) 33	(D) None of these
10.	A class action is an action by			(D) Tione of these
	(A) A plaintiff against multiple defendants (B) By multiple plaintiffs against		rainst a defendant	
	(C) By shareholder against co	mpany	(D) All of these	gamest a detendant
11	While conducting commercia	al legal research the init	ial step is to:	
11.	(A) Determine the relevant ju	risdiction	(B) Find the relevant case la	
	(C) Identify the relevant legal	issue	(D) All of these	
	nurchases share	s of a public company a	nd arranges for their sale to the gen	
12.	(A) Contributory	(B) Underwriter	(C) Promoter	eral public.
	(A) Contributory	perty in the goods is to	take place at a future time the contr	) None of these
13.	When the transfer of the pro	(B) Provisional sale	(C) Conditional sale (B)	act is known as:
	(A) Sale	main purpose of the co	ontract of sale of goods is called:	An agreement to sell
14.				
	(A) Guarantee	tiable instrument notice	is required to be at	<ol><li>A stipulation</li></ol>
15.	(A) Guarantee In case of dishonor of a nego	All endorsers (C)	Both (A) & (B)	
	(M) Drawer (B)	ing of the competition of	Commission shall be	<ol><li>None of these</li></ol>
16.	Questions arising at the mee	ting of the competition c	commission shall be determined by	the of the
10.	members present.	r of enecial majority		
	members present. (A) Vote of majority (B)	Vote of special majority	(C) Consensus	(D) None of these
17	Sustems and Ele	Ct. C.	Act, 2007 electronic fund transfer	means any transfer of
17.	funds which is initiated throu	m to benie instrum	ent (C) P	
	(A) Electronic Terminal	(B) Telephonic institut	nent (C) Both (A) & (B)	(D) None of these
	(A) Electronic Terminal A negotiable instrument is fr	eely transferable by end	inst	rument.
18.	A negotiable instru	(B) Bearer	(e) Both (A) & (B)	(D) None of these
	(A) Order	dealing with the cor	mpany is presumed to have read	and understood the
19.	Doctrine that every person Memorandum and Articles of	f Association is known:	15:	tratood the
	Memorandum and Article	(B) Indoor managemen	(C) Constructive notice	(D) None of these
	(M) Caveat emplor	e person for whom the	guarantee is given is called:	( ) Hone of these
20.	(x) Caveat emptor In a contract of guarantee th	(B) Principle debtor	(C) Surety	(D) None of these
20.	(A) Creditor	*****	****	(S) None of these

#### **PART-II**

- **Q1.** Describe the relationship if any, between Separate Legal Personality and Limited Liability of corporate form of business.
- **Q2.** What is meant by charge? Explain the legal nature and significance of floating charge in company law.
- **Q3.** In the presence of majority rule how well the minority shareholders are protected in the Companies Act 2017?
- **Q4.** In the light of Competition Act 2010 discuss six most common practices in Pakistani markets that prevent, restrict, reduce and distort competition through abuse of dominant position.
- **Q5.** Discuss the basic legal features of partnership agreement and rights of partner by estoppel in the light of partnership Act.
- **Q6.** Explain the meaning and legal function of negotiable instruments in the light of negotiable instruments act 1881.
- **Q7.** Write notes on any two of the following:

Cumulative voting

Legal status of promotors

Doctrine of indoor management